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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/532,648	04/25/2005	Peter Kuhn	18707	4383
23389 SCULLY SCO	7590 06/28/200' TT MURPHY & PRES	EXAMINER		
400 GARDEN CITY PLAZA SUITE 300 GARDEN CITY, NY 11530			MARSH, STEVEN M	
			ART UNIT	PAPER NUMBER
,		•	3632	
			MAIL DATE	DELIVERY MODE
×			06/28/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/532,648	KUHN, PETER			
Office Action Summary	Examiner	Art Unit			
· · · · · · · · · · · · · · · · · · ·	Steven M. Marsh	3632			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of the may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 25 A	<u>oril 2005</u> .				
2a) This action is FINAL . 2b) ⊠ This	This action is FINAL . 2b)⊠ This action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)⊠ Claim(s) <u>1-10</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-10</u> is/are rejected.					
7)⊠ Claim(s) <u>1 and 10</u> is/are objected to.					
8) Claim(s) are subject to restriction and/o	r election requirement.				
Application Papers					
9) The specification is objected to by the Examine	er.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4252005. 	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:				

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DETAILED ACTION

This is the second office action for U.S. Application 10/532,648 for an Articulated Suspension filed on April 25, 2005.

Priority

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Specification

The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT.
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC.
- (f) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).

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(I) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

Claim Objections

Claims 1 and 10 are objected to because of the following informalities: Claim 1, line 5, before "enabling", the word "the" should be deleted. Claim 10, line 5, the word - - the - - should be inserted before enclosure. Claim 10 line 8, the word - - the - - should be inserted before "enclosure" and also in front of "connecting". Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1 recites the limitation "the internal profile" in line 8. There is insufficient antecedent basis for this limitation in the claim. In claim 7, Applicant appears to be claiming a slot aperture produced by the articulated suspension between the suspension part and the connecting part being covered by an enclosure in a close-fitting manner. However, the enclosure appears to be the same as the connecting part end with a "part-spherical internal profile". The claims should reflect that the enclosure is part of the connecting part. In claim 10, the last three lines,

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Applicant claims the ribs "mutually block after the 360 degrees relative movement of the connecting part relative to the suspension part. It is unclear what Applicant is attempting to claim so the claim is being examined to the best extent possible.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4 are rejected U.S. Patent 2,819,918 to Seaquist. Seaquist discloses a device that can be an articulated suspension device with a suspension part (12 and 13) with an end with a part-spherical external profile (12), a connecting part (1, 1a, and 1b) suspended on the suspension part, and a sliding part (10, 11) disposed between the suspension part and the connecting part and enabling a sliding rotational and tilting movement of the connecting part relative to the suspension part. The sliding part is an annular band with a constant thickness and the internal profile corresponds to the spherical external profile of the end of the suspension part, and the connecting part has an end with a part-spherical internal profile (at 1a), which corresponds to a spherical external profile of the annular sliding band. The suspension part outside of the part-spherical end has a cylindrical shape (3) and the connecting part outside of its part-spherical end has a hollow cylindrical shape (1b). Suspension of the connecting part on the suspension part is effected by supporting the annular sliding band, which is fastened

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to the spherical end of the connecting part, on the spherical end of the suspension part.

The articulated suspension in three degrees of freedom is effected by a rotational and

tilting movement of the annular sliding band along the spherically curved surface of the

end of the suspension part (as the ball 12 and joints 10a and b are rotated relative to

each other).

Allowable Subject Matter

Claims 5 and is objected to as being dependent upon a rejected base claim, but

would be allowable if rewritten in independent form including all of the limitations of the

base claim and any intervening claims. Claims 6-10 would be allowable if rewritten to

overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office

action and to include all of the limitations of the base claim and any intervening claims.

Conclusion

The following references were not relied upon, but are considered pertinent.

U.S. Patent 5,066,160 to Wood

U.S. Patent 4,324,501 to Herbenar

U.S. Patent 4,642,123 to Noiles

The above patents disclose various ball and socket joints.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Steven Marsh whose telephone number is

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(571) 272-6819. The examiner can normally be reached on Monday-Friday from 8:00AM to 4:30 PM. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-3600. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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/Steven Marsh/

Steven M. Marsh

June 23, 2007